IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	: Case No
Debtor(s)	: :
Movant, v.	: : Related to Document No :
Respondent.	
PRETRIAL SCHEDULI	ING ORDER AND 7016(f) NOTICE
AND NOW, this day	of, 200, after hearing on
(Identify pleading and party filing)	, pursuant to Fed. R. Bankr. P. 7016, it is
hereby ORDERED that all discovery shall	close on
It is FURTHER ORDERE	D that:
(1) <i>On or before</i> <u>(15</u>	days) all preliminary motions
including motions for summary judgment	t must be filed. If pleadings are not filed within the
specified time period, the Court's calendar	will not permit the motion(s) to be heard prior to the date
of trial.	
(2) At the times listed be	elow, Counsel for the Parties shall file with the Clerk and
serve upon opposing counsel, a Pretrial	Narrative Statement/Stipulation (hereinafter "Pretrial

Statement") using the form attached to this Order and marked Exhibit "A" including (among the other things listed in the form): (a) A brief statement of the case, including proposed findings of fact and conclusions of law; (b) The names and addresses of witnesses expected to be called; and, (c) A list of the exhibits to be offered.

(Plaintiff(s)'/Movant(s)'/Claimant(s)') portion of the Pretrial Statement shall be finalized and served on all Parties with a copy filed with the Court. *On or before* _____(15 days later)

(Defendant(s)'/Respondent(s)') portion of the Pretrial Statement shall be finalized and served on all Parties with a copy filed with the Court. *[(Add this to paragraph only if relevant) On or before* _____(15 days later) _____ any Third Party Defendant's portion of the Pretrial Statement shall be finalized and served on all Parties with a copy filed with the Court.] *On or before* _____ (15 days later) _____ (Plaintiff/Movant/Claimant) shall file the completed and consolidated Pretrial Statement with the Court.

- (4) The Final Pretrial Conference in this matter shall take place on <u>(No earlier than 15 days later)</u> at _____. All of the matters scheduled above will be heard in Courtroom D, 54th Floor, U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219. Trial will be scheduled at that time for a date soon to follow.
- (5) Failure by any Party to timely comply with any terms of this Order will result in the imposition of sanctions on said Party by, inter alia, reprimand, fine, prohibition against said Party from offering testimony and/or dismissal.

Thomas P. Agresti U.S. Bankruptcy Judge

[EXHIBIT "A" TO PRETRIAL SCHEDULING ORDER]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE	:		\ \
		Debtor(s)) Bankruptcy No) Chapter
	VS.	Plaintiff(s))
		Defendant (s))
(Note:	on the type of involved in t	matter at issue, Coun.	dant(s)" has been used throughout this form. Depending sel shall appropriately designate the respective Parties laintiff(s)/Defendant(s)", "Movant(s)/Respondent(s)",
	<u>PRI</u>	ETRIAL NARRATI	VE STATEMENT/STIPULATION
It is st	ipulated by and	between the Parties t	hat:
(1)	This is an act	ion for:	
(2)	Jurisdiction:	(State basis and what disputed or agreed.)	nether facts relative to jurisdiction and/or venue are
(3)	Plaintiff(s)' n	•	the case: (Very important to include a statement of the Defendant's liability, Plaintiff's injuries (personal and/or aintiff's damages.)
(4)	Defendant(s)	' narrative statement	of the case:

- (5) Third Party Defendant's narrative statement of the case: (where applicable)
- (6) The following facts are stipulated by the Parties and require no proof: (here list each stipulated fact)
- (7) The exhibits to be offered at the trial, together with a statement of all admissions, any objections and/or issues as to admissability between the Parties with respect thereto are as follows:
 - (A) You are to list all exhibits intended to be offered at trial by each Party, in the sequence proposed to be offered, with a description of each exhibit sufficient for identification. If no objection exists as to a specific exhibit, the "Objection" column on the required Exhibit List is to remain blank. Any statement of issues between any of the Parties regarding admissibility of the specific exhibit, for example, "authenticity", "due execution" thereof, or "relevancy", must be inserted in the "Objection" column otherwise the objection will be waived. If no objections are noted on the Exhibit List following the description of an exhibit, the Parties will be deemed to have agreed to the admission of the exhibit for all intents and purposes.
 - (B) You are to use a form substantially similar to the form following this Pretrial Narrative Statement/Stipulation for your Exhibit List.
 - (C) The courtroom practice concerning the use of exhibits is as follows:
 - 1. Prior to the time set for commencement of trial or the pretrial conference, whichever first occurs, all exhibits shall be marked by Counsel using appropriate exhibit labels. The labels must be marked to identify the proponent of the exhibit and the date of the proceeding in which the exhibit is used. Counsel shall provide the Court with a copy of the Exhibit List and a courtesy copy of the marked exhibits prior to the pretrial conference or prior to the start of trial if no pretrial conference occurs.
 - 2. Plaintiffs use exhibit <u>letters</u>. Defendants use exhibit <u>numbers</u>. Third Party Defendants use exhibit <u>numbers</u> preceded by the notation "TPD". Example:

Plaintiff (Name)

Exhibit A

Date:

Defendant (Name)

Exhibit #1

Date:

3rd Pty Deft. (Name)

Exhibit #TPD-1

Date:

- 3. As previously noted, each Counsel shall prepare a List of Exhibits on the attached form, identifying exhibits in the sequence in which they are intended to be offered at trial, with a descriptive notation sufficient to identify each separately identified exhibit. Counsel shall furnish a copy of the Exhibit List in their respective Pretrial Narrative Statements. Exhibits not so identified in the pretrial statement shall not be allowed at trial except upon a showing of cause. *Mere inability to timely locate the exhibit shall not be considered cause.*
- 4. Counsel shall provide opposing counsel with copies of all exhibits along with submittal of the Pretrial Stipulation. Copies provided in response to a pretrial order will suffice at trial unless the Court rules otherwise.
- 5. Exhibits cumulatively numbering in excess of 20, single-sided, total pages (not including an "Exhibit List" cover page index) shall be bound in some manner, i.e., in looseleaf notebook or hard binding (with binding on the left, not the top), at the time of presentation to the Court and for use during any proceeding. Each exhibit page shall be collectively numbered in the lower right hand corner of each page of the collective exhibit document, from the first page to the last page, independent of exhibit identification numbers previously placed on exhibits at the bottom, center of the first page of the exhibit, to the extent possible.
- 6. Prior to the commencement of trial, or prior to the pretrial conference, whichever occurs first, Counsel shall provide the Court with a courtesy copy of the marked exhibits. Each Party shall make an additional set of exhibits available for use by witnesses at the time of the taking of evidence in any proceeding related to this matter.
- 7. Unless an objection is noted on the Exhibit Form provided on the Pretrial Narrative Statement/Stipulation, the exhibits will be admitted without further testimony. As to any objections noted, the admissibility of those exhibits will be considered at the pretrial conference or before any testimony is taken, subject to the Court's discretion. Only those exhibits to which a ruling on admission is reserved will require witness identification or authentication.
- 8. If necessary to offer, explain, or examine an exhibit, counsel shall request

leave to approach the bench or the witness.

- 9. Counsel are the custodians of their exhibits throughout the trial.
- 10. All exhibits will be returned to the courtroom clerk at the conclusion of the trial. The clerk will retain the exhibits for 30 days after expiration of the time for appeal, they then will be destroyed. If there is no appeal and you wish to have your exhibits returned to you, you must make the necessary arrangements with the clerk *prior* to expiration of the said 30 day period.
- (8) Examination of witnesses and argument may be conducted from counsel table or from the lectern, using a microphone.
- (9) A complete list of all witnesses including names and addresses follows: (If any witnesses are to be called as experts, an expert's report must be filed with the Pretrial Statement, otherwise the opinion testimony will be excluded at the time of trial.)
- (10) Issues of Law: The following issues of law are contested and remain to be litigated upon the trial. (A brief, no longer than 20 pages, should be filed along with the Pretrial Statement by each of the Parties setting forth the authorities in support of their respective legal positions.)
- (11) Stipulations: The foregoing admissions of fact having been made, and the Parties having specified the issues of fact and law remaining to be litigated, this stipulation shall supplement the pleadings and govern the course of the trial unless modified to prevent injustice.
- (12) Authorization: My signature on this document authorizes the Parties and/or their attorney(s) to examine all pertinent records and acknowledges that I have reviewed all documents and exhibits identified herein by all other parties and/or their attorney(s).

Attorney	for Plain	tiff		
Attorney:	for Defe	ndant		
•				

STIPULATED AND AGREED BY:

[EXHIBIT FORM]

(CAPTION)

EXHIBITS FILED ON BEHALF OF:	

Identification

Exhibit Number	Date of Exhibit	Witness	Description	Objections	Court Rulings

cc: All Interested Parties